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	Application No.	Applicant(s)
Notice of Allemahility	10/810,863	ZEITZ, ISRAEL
Notice of Allowability	Examiner	Art Unit
	Yaritza Guadalupe McCall	2859
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	i (OR REMAINS) CLOSED in this ap ) or other appropriate communication IIGHTS. This application is subject t	plication. If not included not will be mailed in due course. <b>THIS</b>
1. $\boxtimes$ This communication is responsive to <u>Amendmen After Fin</u>	al filed September 2, 2004.	
2. The allowed claim(s) is/are <u>1-4</u> .		
3. A The drawings filed on 29 March 2004 are accepted by the	Examiner.	
<ul> <li>4. Acknowledgment is made of a claim for foreign priority uner a) All b) Some* c) None of the:  1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have 1. International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.</li> <li>5. A SUBSTITUTE OATH OR DECLARATION must be subminformal PATENT APPLICATION (PTO-152) which give 6. CORRECTED DRAWINGS (as "replacement sheets") mueral (a) including changes required by the Notice of Draftsper 1) hereto or 2) to Paper No./Mail Date  (b) including changes required by the attached Examiner Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR reach sheet. Replacement sheet(s) should be labeled as such in the deposit of the proper interpretation of the deposit of the priority documents and the deposit of the priority documents are considered.</li> <li>7. DEPOSIT OF and/or INFORMATION about the deposit of the priority documents are comment regarding REQUIREMENT.</li> </ul>	e been received. e been received in Application No comments have been received in this for this communication to file a reply MENT of this application.  Initted. Note the attached EXAMINER res reason(s) why the oath or declarate st be submitted. Is son's Patent Drawing Review (PTO  'S Amendment / Comment or in the Comment or in the Comment of the drawithe header according to 37 CFR 1.1216 Dosit of BIOLOGICAL MATERIAL	national stage application from the complying with the requirements  I'S AMENDMENT or NOTICE OF ation is deficient.  1948) attached  Office action of the back) of (d).  must be submitted. Note the
Attachment(c)		
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	5. Notice of Informal F	Patent Application (PTO-152)
2.   Notice of Draftperson's Patent Drawing Review (PTO-948)		
3. Information Disclosure Statements (PTO-1449 or PTO/SB/Paper No./Mail Date	Paper No./Mail Da 08), 7. ⊠ Examiner's Amend	ment/Comment
4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner's Statem 9. □ Other	ent of Reasons for Allowance

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## **DETAILED ACTION**

In response to Amendment filed September 2, 2004

## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Israel Zeitz on September 14, 2004.

The application has been amended as follows:

a. Please replace claim 1 with the new claim language as follows:

A football measuring device, comprising:

a handle having a base and a leg upstanding from the base a distance of approximately 4 inches, which corresponds to the distance from the ground to approximately the center of the nose of a football, said handle having a major axis

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along the base perpendicular to the yard lines and not parallel as some other

devices are; a chain segment having an end secured to the base of the handle

through an aperture provided in a lower section of the leg adjacent the base;

an extending bar releasably secured to an upper section of the leg away

from the base, said bar extending parallel to the ground; and wherein said handle,

said upright leg, said extending bar and any other part of the device does not have

any dials, numbers or any sort of markings to designate where the device is

located on the football field.

b. Please replace claim 2 with the new language as follows:

2. A football measuring device according to claim 1, further comprising:

a removable alligator type clip placed on the chain segment to indicate the

distance along the chain length the extending bar is from the closest yard line.

Please replace claim 3 with the new language as follows: C.

3. A method for determining the position of a football on a football playing field

having a pair of sidelines connected by a series of five yard lines and employing a

conventional measuring device consisting of a first and second marker connected

by a ten yard long chain, the method comprising:

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positioning a first marker of the conventional measuring device at
a position on a sideline corresponding to the position of the
football on the field;

positioning a football measuring device adjacent the first marker,
 said football measuring device comprising

a handle having a base and a leg upstanding from the base, the handle having a major axis;

> a chain segment having an end secured to the handle; and an extending bar releasably secured to the leg perpendicular to the major axis of the handle; said extending bar being positioned against the first marker;

- stretching the chain segment taut in the direction of the five yard
   nearest to the position of the football, and
- placing an alligator type clip on the chain segment at a position corresponding to the nearest five yard line.

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d. Please replace claim 4 with the new language as follows:

- 4. The method of claim 3, further comprising
  - moving the football measuring device proximate the football,
  - aligning the alligator type clip with a second five yard line
     corresponding to and ten yard distant from the first yard line;
  - stretching the chain segment taut parallel to the sideline; and
  - inspecting the position of the football with respect to the extending bar.

## Reasons for Allowance

- 2. The following is an examiner's statement of reasons for allowance:
  - Claims 1 2 are allowable over the Prior Art of Record because it fails to teach or suggest a football measuring device comprising a handle having a base and a leg upstanding from the base a distance of approximately 4 inches, which corresponds to the distance from the ground to approximately the center of the nose of a football, said handle having a major axis along the base perpendicular to the yard lines and not parallel as some other devices are; a chain segment having an end secured to the base of the handle through an aperture provided in a lower section

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of the leg adjacent the base in combination with the remaining limitations of the claims.

• Claims 3 – 4 are allowable over the Prior Art of Record because it fails to teach or suggest method for determining the position of a football on a football playing field having a pair of sidelines connected by a series of five yard lines and employing a conventional measuring device consisting of a first and second marker connected by a ten yard long chain, the method comprising the step of positioning a football measuring device adjacent the first marker, said football measuring device comprising a handle having a base and a leg upstanding from the base, the handle having a major axis; a chain segment having an end secured to the handle; and an extending bar releasably secured to the leg perpendicular to the major axis of the handle; said extending bar being positioned against the first marker;

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Conclusion

3. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Yaritza Guadalupe McCall whose telephone number is (571)

272-2244. The examiner can normally be reached on 9:00 AM - 6:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Diego F.F. Gutierrez can be reached on (571) 272-2245. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Yaritza Guadalupe-McCall Patent Examiner Art Unit 2859 September 14, 2004 DIEGO F.F. GUTIERREZ-SUPERVISOR PATENT EXAMINER TECHNOLOGY CENTER 2800

G. BRADLEY BENNETT PRIMARY EXAMINER

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